

**CERTIFICATE OF MAILING BY "EXPRESS MAIL" (37 CFR 1.10)**

Applicant(s): Shankar Moni, et al.

Docket No.

14531.114

Serial No.
09/886,693Filing Date
June 18, 2001Confirmation No.
7097Examiner
Shankar MoniInvention: METHODS AND SYSTEMS FOR COMPRESSING A VIDEO STREAM WITH MINIMAL LOSS
AFTER SUBSAMPLED DECODING

I hereby certify that the Transmittal Letter and Comments on Examiner's Statement of Reasons for Allowance (2 pages) (in triplicate); PTOL-85B Issue Fee Transmittal; PTO Form 2038 in the amount of \$1,682.00; and postcard are being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 in an envelope addressed to: Mail Stop Issue Fee, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on Dec. 21, 2004.

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EV 384 067 356 US

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PATENT APPLICATION
Docket No. 14531.114

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Shankar Moni, et al.

Serial No.:

09/886,693

) Art Unit

) 2613

Filed:

June 18, 2001

)

Confirmation No.:

7097

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For:

METHODS AND SYSTEMS FOR)
COMPRESSING A VIDEO)
STREAM WITH MINIMAL LOSS)
AFTER SUBSAMPLED)
DECODING)

Examiner:

Gims S. Philippe

)

TRANSMITTAL OF ISSUE FEE PAYMENT

Mail Stop Issue Fee
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

The enclosed Notice of Allowance and Issue Fee due is submitted herewith pursuant to 37 C.F.R. § 1.67 and M.P.E.P 603.01 for filing in the matter of the United States patent application as hereinabove identified. Enclosed is PTO Form 2038 for \$1,682.00 for payment of the issue fee.

The Commissioner is hereby authorized to credit any overpayment or charge any additional fees to Deposit Account No. 23-3178 of the undersigned. Triplicate copies of this sheet are enclosed.

Please address all future correspondence in connection with the above-identified patent application to the attention of the undersigned.

Comments on Statement of Reasons for Allowance

Applicants respectfully submit that the claimed invention as set forth in each of the independent claims and the dependent claims must be read as a whole, and not as a single feature or subcombination of features which represent less than the entirety of the claimed invention as a whole. While a particular feature or subcombination of features referred to by the Examiner in the Statement of Reasons for Allowance may represent a basis for distinguishing the claimed invention over the prior art, Applicants further submit that this may not necessarily be the *sole* ground for distinguishing the claimed invention over the prior art of record. Accordingly, the Examiner's statement should, in Applicants' view, not be read as constituting or meaning that the invention can or should be reduced to a single "feature" of the invention or to a subcombination of features that is less than the entire invention claimed as a whole, nor that the single feature referenced by the Examiner or subcombination of features referenced by the Examiner in the Statement of Reasons for Allowance is the only or sole grounds for distinguishing the invention over the prior art of record.

Dated this 21st day of December, 2004.

Respectfully submitted,



RICK D. NYDEGGER

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